

Joppa Steam Electric Station
Joppa, Illinois
Evaluation of Compliance with the 1-hour NAAQS for SO₂
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1. Introduction

Wingra Engineering, S.C. was hired by Sierra Club to conduct an air modeling impact analysis to help the U.S. Environmental Protection Agency (USEPA), state and local air agencies identify facilities that are likely causing exceedances of the 1-hour sulfur dioxide (SO₂) National Ambient Air Quality Standard (NAAQS). This document describes the results and procedures for an evaluation conducted for the Joppa Steam Electric Station located in Joppa, Illinois.

To ensure the modeling analysis reflected the cumulative concentration of SO₂ emissions, it included emissions from the following additional sources of SO₂ that are located within 50 kilometers of the Joppa Steam Electric Station:

- Marion Generating Station – Marion, Illinois
- Shawnee Fossil Plant – Paducah, Kentucky

The dispersion modeling analysis predicted ambient air concentrations for comparison with the 1-hour SO₂ NAAQS. The modeling was performed using the most recent version of AERMOD, AERMET, and AERMINUTE, with data provided to Sierra Club by regulatory air agencies or obtained through other publicly-available sources as documented below. The analysis was conducted in adherence to all available USEPA guidance for evaluating source impacts on attainment of the 1-hour SO₂ NAAQS via aerial dispersion modeling, including the AERMOD Implementation Guide; USEPA's Applicability of Appendix W Modeling Guidance for the 1-hour SO₂ National Ambient Air Quality Standard, August 23, 2010; modeling guidance promulgated by USEPA in Appendix W to 40 CFR Part 51; USEPA's March 2011 Modeling Guidance for SO₂ NAAQS Designations;¹ and, USEPA's December 2013 SO₂ NAAQS Designations Technical Assistance Document.²

2. Compliance with the 1-hour SO₂ NAAQS

2.1 1-hour SO₂ NAAQS

The 1-hour SO₂ NAAQS takes the form of a three-year average of the 99th-percentile of the annual distribution of daily maximum 1-hour concentrations, which cannot exceed 75 parts per billion (ppb).³ Compliance with this standard was verified using USEPA's AERMOD air dispersion model, which produces air concentrations in units of µg/m³. The 1-hour SO₂ NAAQS of 75 ppb equals 196.2 µg/m³, and this is the value used for determining whether modeled impacts exceed the

¹ http://www.epa.gov/scram001/so2_modeling_guidance.htm

² <http://www.epa.gov/oaqps001/sulfurdioxide/pdfs/SO2ModelingTAD.pdf>

³ USEPA, Applicability of Appendix W Modeling Guidance for the 1-hour SO₂ National Ambient Air Quality Standard, August 23, 2010.

NAAQS.⁴ The 99th-percentile of the annual distribution of daily maximum 1-hour concentrations corresponds to the fourth-highest value at each receptor for a given year.

2.2 Modeling Results

Model results for all sources included in the analysis of SO₂ are summarized in Table 1. Results are provided for each source alone, and for all sources combined.

Modeling results for Joppa Steam Electric Station, Marion Generating Station, and Shawnee Power Plant are summarized in Table 1. It was determined that based on either current allowable emissions or measured actual emissions, the Joppa Steam Electric Station is estimated to create downwind SO₂ concentrations which exceed the 1-hour NAAQS.

More specifically, the modeling results presented in Table 1, show exceedances of the NAAQS by the plant's allowable and actual emissions. "Allowable" is the peak emission rate from each unit as approved by the current air quality operation permit for the facility. "Actual" are the measured emissions for each hour between January 1, 2012 and December 31, 2014 as taken from USEPA *Air Markets Program Data*.⁵

In addition, the Marion Generating Station and Shawnee Power Plant's emissions, both individually and cumulatively, significantly contribute to the ambient SO₂ concentrations in the area impacted by Joppa Steam Electric Station.

Air quality impacts in Illinois are based on a background concentration of 20.9 µg/m³. This is the 2011-13 design value for LaSalle, Illinois - the lowest measured background concentration in the state. This is the most recently available design value. See Section 5 for further discussion of the background concentrations used for this analysis.

⁴ The ppb to µg/m³ conversion is found in the source code to AERMOD v. 14134, subroutine Modules. The conversion calculation is $75/0.3823 = 196.2$ µg/m³.

⁵ <http://ampd.epa.gov/ampd/>

Table 1 - SO₂ Modeling Results for Joppa Steam Electric Station Modeling Analysis

Emission Rates	Facility	99 th Percentile 1-hour Daily Maximum (µg/m ³)				Complies with NAAQS?
		Impact	Background	Total	NAAQS	
Allowable	Joppa	1,232.1	20.9	1,253.0	196.2	No
Actual		201.1	20.9	222.0	196.2	No
Allowable	Marion	325.6	20.9	346.5	196.2	No
Actual		229.2	20.9	250.1	196.2	No
Allowable	Shawnee	330.6	20.9	351.5	196.2	No
Actual		107.3	20.9	128.2	196.2	Yes
Allowable	All	1,237.8	20.9	1,258.7	196.2	No
Actual		229.5	20.9	250.4	196.2	No

The emissions used for the modeling analysis are summarized in Table 2.

Table 2 - Modeled SO₂ Emissions ⁶

Stack ID	Unit ID	Allowable Emissions 1-hour Average (lbs/hr)
M01	Unit 123	1,680.0
M02	Unit 4	2,040.0
Marion	Total	3,720.0
J01	Boiler 1	6,144.0
	Boiler 2	6,144.0
	Subtotal	12,288.0
J02	Boiler 3	6,144.0
	Boiler 4	6,144.0
	Subtotal	12,288.0
J03	Boiler 5	6,144.0
	Boiler 6	6,144.0
	Subtotal	12,288.0

⁶ For Joppa, allowable emissions from Units 1-6 are limited to 36,865 lbs/hr. Operating Permit for ID No. 127855AAC issued September 29, 2005 by Illinois EPA. For Marion, allowable emissions are taken from Operating Permit for ID No. 199856AAC issued September 29, 2005 by Illinois EPA. Allowable SO₂ emissions for all units are based on the current limitation of 1.2 lbs/mmBtu. For Shawnee, allowable emissions are taken from Kentucky Department of Environmental Protection, Air Quality Permit V-09-002, October 22, 2009. Allowable SO₂ emissions for all units are based on the current limitation of 1.2 lbs/mmBtu.

Joppa	Total	36,864.0
S01	Unit 1	2,029.2
	Unit 2	2,029.2
	Unit 3	2,029.2
	Unit 4	2,029.2
	Unit 5	2,029.2
	Unit 6	2,029.2
	Unit 7	2,029.2
	Unit 8	2,029.2
	Unit 9	2,029.2
	Subtotal	18,262.8
S02	Unit 10	2,160.0
Shawnee	Total	20,422.8
All Stations	Total	61,006.8

Based on the modeling results, Table 3 provides the necessary emission reductions from current allowable rates necessary to achieve compliance with the 1-hour NAAQS. This estimate is based on the impact of all sources, but assumes that only the Joppa Steam Electric Station achieves the reductions necessary to comply with the NAAQS.

This assumes a one-hour averaging period for the emission rate, and that the emission rate is binding at all times. However, it is extremely likely that this limit is too high to protect the NAAQS, given the conservative aspects of this modeling protocol. For example, startup or shutdown periods were not evaluated. During these periods, decreased gas velocities and temperatures may lead to greater ambient impacts at ground level. Further, the hypothetical emission limitation in Table 3 would allow Joppa Steam Electric Station to consume the entire NAAQS, leaving little to no room for any other source of SO₂ in the area. No consideration has been given to other sources aside from Marion and Shawnee, and no margin of safety has been included in the hypothetical emission limitation.

Table 3 - Required Emission Reductions for Compliance with the 1-hour NAAQS for SO₂

Acceptable Impact (NAAQS - Background) 99th Percentile 1-hour Daily Max (µg/m ³)	Required Total Facility Reduction Based on Allowable Emissions (%)	Required Total Facility Emission Rate (lbs/hr)	Required Total Facility 1-hour Average Emission Rate (lbs/mmbtu)
175.3	86%	5,220.8	0.48

Predicted exceedances of the 1-hour NAAQS for SO₂ based on allowable emissions extend throughout the region to a maximum distance of 50 kilometers.

Figure 1 shows the extent of NAAQS violations based on allowable emissions from all sources.

Figure 2 shows the extent of NAAQS violations based on actual hourly emissions from all sources.

2.3 Conservative Modeling Assumptions

A dispersion modeling analysis requires the selection of numerous parameters which affect the predicted concentrations. For the enclosed analysis, several parameters were selected which under-predict facility impacts.

Assumptions used in this modeling analysis which likely under-estimate concentrations include the following:

- Allowable emissions are based on a limitation with an averaging period which is greater than the 1-hour average used for the SO₂ air quality standard. Emissions and impacts during any 1-hour period may be higher than assumed for the modeling analysis.
- No consideration of facility operation at less than 100% load. Stack parameters such as exit flow rate and temperature are typically lower at less than full load, reducing pollutant dispersion and increasing predicted air quality impacts.
- No consideration of building or structure downwash. These downwash effects typically increase predicted concentrations near the facility.
- Except for the Marion Generating Station and Shawnee Fossil Plant, there was no consideration of off-site sources. These other sources of SO₂ will increase the predicted impacts.

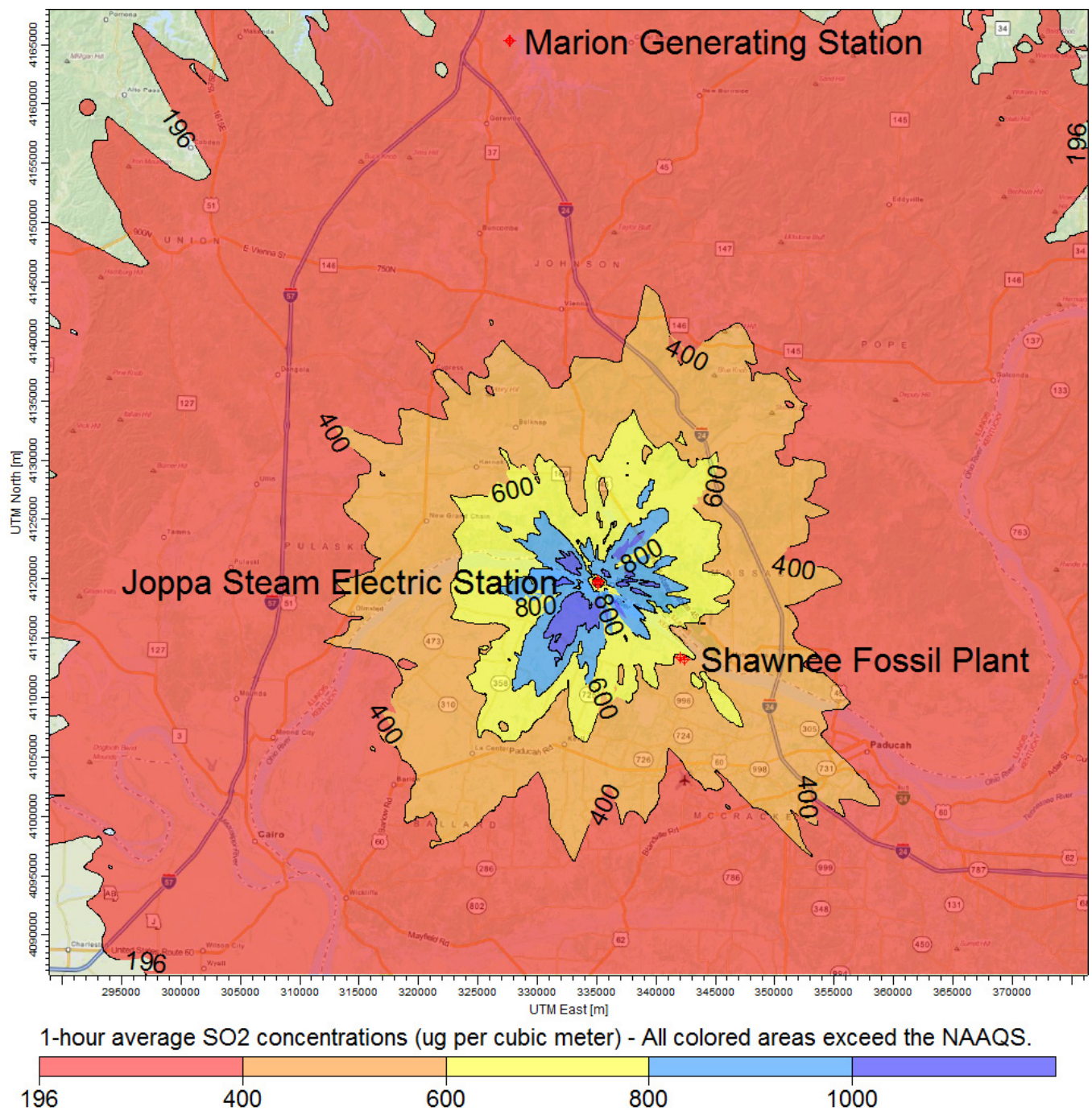


Figure 1 - Regional View of Impacts Based on Allowable Emissions from all Sources

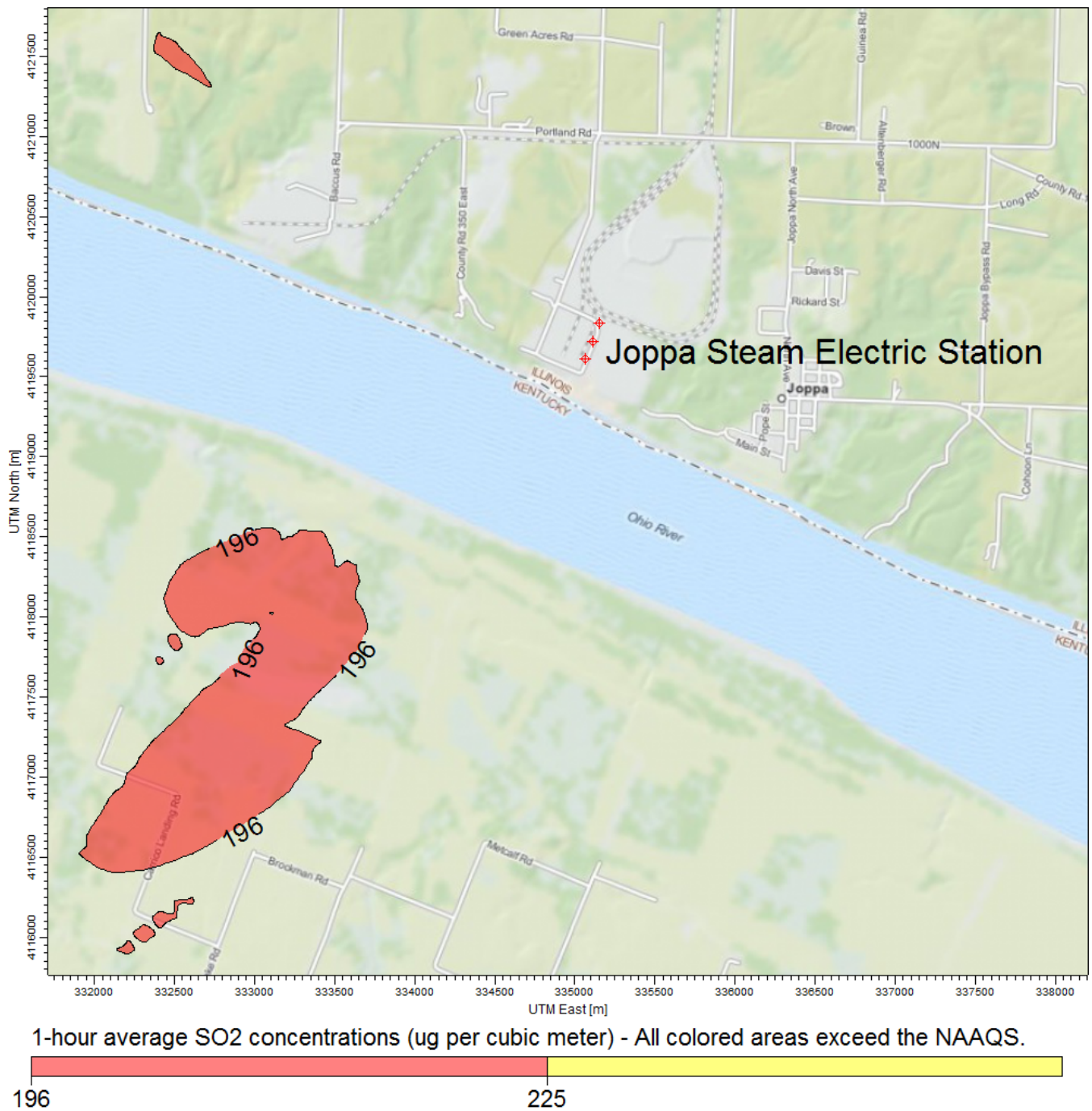


Figure 2 - Regional View of Impacts Based on Actual Emissions from All Sources

3. Modeling Methodology

3.1 Air Dispersion Model

The modeling analysis used USEPA's AERMOD program, v. 14134. AERMOD, as available from the Support Center for Regulatory Atmospheric Modeling (SCRAM) website, was used in conjunction with a third-party modeling software program, *AERMOD View*, sold by Lakes Environmental Software.

3.2 Control Options

The AERMOD model was run with the following control options:

- 1-hour average air concentrations
- Regulatory defaults
- Flagpole receptors

To reflect a representative inhalation level, a flagpole height of 1.5 meters was used for all modeled receptors. This parameter was added to the receptor file when running AERMAP, as described in Section 4.4.

An evaluation was conducted to determine if the modeled facility was located in a rural or urban setting using USEPA's methodology outlined in Section 7.2.3 of the Guideline on Air Quality Models.⁷ For urban sources, the URBANOPT option is used in conjunction with the urban population from an appropriate nearby city and a default surface roughness of 1.0 meter. Methods described in Section 4.1 were used to determine whether rural or urban dispersion coefficients were appropriate for the modeling analysis.

3.3 Output Options

The AERMOD analysis was based on three years of recent meteorological data. The modeling analyses used one run with three years of sequential meteorological data from 2012-2014. Consistent with USEPA's Modeling Guidance for SO₂ NAAQS Designations, AERMOD provided a table of fourth-high 1-hour SO₂ impacts concentrations consistent with the form of the 1-hour SO₂ NAAQS.⁸

Please refer to Table 1 for the modeling results.

⁷ USEPA, Revision to the Guideline on Air Quality Models: Adoption of a Preferred General Purpose (Flat and Complex Terrain) Dispersion Model and Other Revisions, Appendix W to 40 CFR Part 51, November 9, 2005.

⁸ USEPA, Area Designations for the 2010 Revised Primary Sulfur Dioxide National Ambient Air Quality Standards, Attachment 3, March 24, 2011, pp. 24-26.

4. Model Inputs

4.1 Geographical Inputs

The “ground floor” of all air dispersion modeling analyses is establishing a coordinate system for identifying the geographical location of emission sources and receptors. These geographical locations are used to determine local characteristics (such as land use and elevation), and also to ascertain source to receptor distances and relationships.

The Universal Transverse Mercator (UTM) NAD83 coordinate system was used for identifying the easting (x) and northing (y) coordinates of the modeled sources and receptors. Stack locations were obtained from facility permits and prior modeling files provided by the state regulatory agency. The stack locations were then verified using aerial photographs.

The facility was evaluated to determine if it should be modeled using the rural or urban dispersion coefficient option in AERMOD. A Geographic Information System (GIS) was used to determine whether rural or urban dispersion coefficients apply to a site. Land use within a three-kilometer radius circle surrounding the facility was considered. USEPA guidance states that urban dispersion coefficients are used if more than 50% of the area within 3 kilometers has urban land uses. Otherwise, rural dispersion coefficients are appropriate.⁹

USEPA’s AERSURFACE v. 13016 was used to develop the meteorological data for the modeling analysis. This model was also used to evaluate surrounding land use within 3 kilometers. Based on the output from the AERSURFACE, approximately 6.3% of surrounding land use around the modeled facility was of urban land use types including Type 21 – Low Intensity Residential, Type 22 – High Intensity Residential and Type 23 – Commercial / Industrial / Transportation.

This is less than the 50% value considered appropriate for the use of urban dispersion coefficients. Based on the AERSURFACE analysis, it was concluded that the rural option would be used for the modeling summarized in this report. Please refer to Section 4.5.3 for a discussion of the AERSURFACE analysis.

⁹ USEPA, Revision to the Guideline on Air Quality Models: Adoption of a Preferred General Purpose (Flat and Complex Terrain) Dispersion Model and Other Revisions, Appendix W to 40 CFR Part 51, November 9, 2005, Section 7.2.3.

4.2 Emission Rates and Source Parameters

The modeling analyses only considered SO₂ emissions from the Joppa, Marion and Shawnee facilities. Other off-site sources were not considered. Concentrations were predicted for the scenarios shown in Tables 1 and 2:

- 1) allowable emissions based on the current permit issued by the regulatory agency, and
- 2) actual hourly emissions measured each hour between January 1, 2012 and December 31, 2014 as taken from USEPA *Air Markets Program Data*.¹⁰

Stack parameters and emissions used for the modeling analysis are summarized in Table 4.

Table 4 – Facility Stack Parameters and Emissions¹¹

Facility	Joppa			Marion		Shawnee	
Stack	J01	J02	J03	M01	M04	S01	S02
Description	Boilers 1 and 2	Boilers 3 and 4	Boilers 5 and 6	Units 123	Unit 4	Units 1 to 9	Unit 10
X Coord. [m]	335066	335110	335154	327697	327601	342058	342380
Y Coord. [m]	4119613	4119719	4119837	4165367	4165325	4113372	4113169
Base Elevation [m]	104.52	105.48	106.31	157.58	157.39	104.34	104.55
Release Height [m]	124.15	124.15	124.15	60.96	121.92	242.93	242.93
Gas Exit Temperature [°K]	427.594	427.594	427.594	444.261	327.039	425.928	409.261
Gas Exit Velocity [m/s]	25.938	25.938	25.938	15.285	19.878	25.195	3.962
Inside Diameter [m]	5.486	5.486	5.486	3.688	4.572	8.504	8.504
Allowable Emission Rate [g/s]	1,548	1,548	1,548	211.7	257	2,301	272.2
Actual Emission Rate [g/s]	-	-	-	-	-	-	-

The above stack parameters and emissions were obtained from regulatory agency documents and databases identified in Section 2.2. The analysis was conducted based on 100% operating load using maximum exhaust flow rates and temperatures. Operation at less than full capacity loads was not considered. This tends to under-predict impacts since stack parameters such as exit flow rate and temperature are typically lower at less than full load, reducing pollutant dispersion and increasing predicted air quality impacts. Stack location, height and diameter were verified using aerial photographs, and flue gas flow rate and temperature were verified using combustion calculations.

¹⁰ <http://ampd.epa.gov/ampd/>

¹¹ Joppa stack parameters were obtained from the Illinois EPA modeling file "massac_allowables.txt" for the Joppa Steam Generating Station. The actual stack height of 550 feet was reduced to 407.33 feet. This is the Good Engineering Practice or GEP height allowed in the facility operating permit. Marion stack parameters were obtained from the U.S. Energy Information Agency, <http://www.eia.gov/electricity/data/eia860/>, 2013 Form EIA-860 Data - Schedule 6, 'Stack & Flue Data', 6_2_EnviroEquip_Y2013.xlsx. Shawnee stack parameters were obtained from email from J. Morse - Kentucky Department of Environmental Protection to A. Swann - Sierra Club, June 19, 2012.

4.3 Building Dimensions and GEP

No building dimensions or prior downwash evaluations were available. Therefore this modeling analysis did not address the effects of downwash and this may under-predict impacts.

4.4 Receptors

For Joppa Steam Electric Station, three receptor grids were employed:

1. A 100-meter Cartesian receptor grid centered on Joppa Steam Electric Station and extending out 5 kilometers.
2. A 500-meter Cartesian receptor grid centered on Joppa Steam Electric Station and extending out 10 kilometers.
3. A 1,000-meter Cartesian receptor grid centered on Joppa Steam Electric Station and extending out 50 kilometers. 50 kilometers is the maximum distance accepted by USEPA for the use of the AERMOD dispersion model.¹²

A flagpole height of 1.5 meters was used for all these receptors.

Elevations from stacks and receptors were obtained from National Elevation Dataset (NED) GeoTiff data. GeoTiff is a binary file that includes data descriptors and geo-referencing information necessary for extracting terrain elevations. These elevations were extracted from 1 arc-second (30 meter) resolution NED files. The USEPA software program AERMAP v. 11103 is used for these tasks.

4.5 Meteorological Data

To improve the accuracy of the modeling analysis, recent meteorological data for the 2012-2014 period were prepared using the USEPA's program AERMET which creates the model-ready surface and profile data files required by AERMOD. Required data inputs to AERMET included surface meteorological measurements, twice-daily soundings of upper air measurements, and the micrometeorological parameters surface roughness, albedo, and Bowen ratio. One-minute ASOS data were available so USEPA methods were used to reduce calm and missing hours.¹³ The USEPA software program AERMINUTE v. 14237 is used for these tasks.

This section discusses how the meteorological data was prepared for use in the 1-hour SO₂ NAAQS

¹² USEPA, Revision to the Guideline on Air Quality Models: Adoption of a Preferred General Purpose (Flat and Complex Terrain) Dispersion Model and Other Revisions, Appendix W to 40 CFR Part 51, Section A.1.(1), November 9, 2005.

¹³ USEPA, Area Designations for the 2010 Revised Primary Sulfur Dioxide National Ambient Air Quality Standards, Attachment 3, March 24, 2011, p. 19.

modeling analyses. The USEPA software program AERMET v. 14134 is used for these tasks.

4.5.1 Surface Meteorology

Surface meteorology was obtained for Paducah Barkley Regional Airport located near the Joppa Steam Electric Station. Integrated Surface Hourly (ISH) data for the 2012-2014 period were obtained from the National Climatic Data Center (NCDC). The ISH surface data was processed through AERMET Stage 1, which performs data extraction and quality control checks.

4.5.2 Upper Air Data

Upper-air data are collected by a “weather balloon” that is released twice per day at selected locations. As the balloon is released, it rises through the atmosphere, and radios the data back to the surface. The measuring and transmitting device is known as either a radiosonde, or rawinsonde. Data collected and radioed back include: air pressure, height, temperature, dew point, wind speed, and wind direction. The upper air data were processed through AERMET Stage 1, which performs data extraction and quality control checks.

For Joppa Steam Electric Station, the concurrent 2012-2014 upper air data from twice-daily radiosonde measurements obtained at the most representative location were used. This location was the Nashville, Tennessee measurement station. These data are in Forecast Systems Laboratory (FSL) format and were downloaded in ASCII text format from NOAA’s FSL website.¹⁴ All reporting levels were downloaded and processed with AERMET.

4.5.3 AERSURFACE

AERSURFACE is a program that extracts surface roughness, albedo, and daytime Bowen ratio for an area surrounding a given location. AERSURFACE uses land use and land cover (LULC) data in the U.S. Geological Survey’s 1992 National Land Cover Dataset to extract the necessary micrometeorological data. LULC data was used for processing meteorological data sets used as input to AERMOD.

AERSURFACE v. 13016 was used to develop surface roughness, albedo, and daytime Bowen ratio values in a region surrounding the meteorological data collection site. AERSURFACE was used to develop surface roughness in a one kilometer radius surrounding the data collection site. Bowen ratio and albedo was developed for a 10 kilometer by 10 kilometer area centered on the meteorological data collection site. These micrometeorological data were processed for seasonal periods using 30-degree sectors.

¹⁴ Available at: <http://esrl.noaa.gov/raobs/>

4.5.4 Data Review

Missing meteorological data were not filled as the data file met USEPA's 90% data completeness requirement.¹⁵ The AERMOD output file shows there were 0.91% missing data.

To confirm the representativeness of the airport meteorological data, Illinois EPA staff were contacted to determine the meteorological data collection station most suitable for the Joppa Steam Electric Station.¹⁶ They recommended the use of data from the Paducah Barkley Regional Airport for the surface measurements and Nashville, Tennessee for the upper air measurements. Illinois EPA staff provided AERSURFACE output files to assist with processing of the most recent surface and upper air measurements. In addition, the surface characteristics of the airport data collection site and the modeled source location were compared. Since the Paducah Barkley Regional Airport is located close to Joppa Steam Electric Station with similar rural surroundings, this meteorological data set was considered appropriate for this modeling analysis.¹⁷

5. Background SO₂ Concentrations

Background concentrations were determined consistent with USEPA's Modeling Guidance for SO₂ NAAQS Designations.^{18,19} To preserve the form of the 1-hour SO₂ standard, based on the 99th percentile of the annual distribution of daily maximum 1-hour concentrations averaged across the number of years modeled, the background fourth-highest daily maximum 1-hour SO₂ concentration was added to the modeled fourth-highest daily maximum 1-hour SO₂ concentration.²⁰ Background concentrations were based on the 2011-13 design value measured by the ambient monitors located in Illinois.²¹

6. Reporting

All files from the programs used for this modeling analysis are available to regulatory agencies. These include analyses prepared with AERSURFACE, AERMET, AERMAP, and AERMOD.

¹⁵ USEPA, Meteorological Monitoring Guidance for Regulatory Modeling Applications, EPA-454/R-99-05, February 2000, Section 5.3.2, pp. 5-4 to 5-5.

¹⁶ Email Correspondence, M. Will – Illinois EPA to S. Klafka – Wingra Engineering, S.C., Request for IEPA Dispersion Modeling Meteorology, May 20, 2015.

¹⁷ USEPA, AERMOD Implementation Guide, March 19, 2009, pp. 3-4.

¹⁸ USEPA, Area Designations for the 2010 Revised Primary Sulfur Dioxide National Ambient Air Quality Standards, Attachment 3, March 24, 2011, pp. 20-23.

¹⁹ USEPA, SO₂ NAAQS Designations Modeling Technical Assistance Document, Dec. 2013, section 8.1, pp 27-28.

²⁰ USEPA, Applicability of Appendix W Modeling Guidance for the 1-hour SO₂ National Ambient Air Quality Standard, August 23, 2010, p. 3.

²¹ <http://www.epa.gov/airtrends/values.html>